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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/687,883	10/20/2003	Hanks Chen	2019-0224P	2055
2292 759	90 09/27/2005		EXAMINER	
BIRCH STEW	ART KOLASCH &	DATSKOVSKIY, MICHAEL V		
PO BOX 747	CH, VA 22040-0747		ART UNIT PAPER NUMBER	
TALLS CHORC	ALLE CHORCH, VII 22010 0717		2835	

DATE MAILED: 09/27/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		10/687,883	CHEN ET AL.		
Office Action S	ummary	Examiner	Art Unit		
	,	Michael V. Datskovskiy	2835		
The MAILING DATE of Period for Reply	this communication app	ears on the cover sheet with the	correspondence address		
A SHORTENED STATUTOR WHICHEVER IS LONGER, F - Extensions of time may be available u after SIX (6) MONTHS from the mailin If NO period for reply is specified abov - Failure to reply within the set or extend	FROM THE MAILING DA nder the provisions of 37 CFR 1.13 g date of this communication. e, the maximum statutory period w ded period for reply will, by statute, than three months after the mailing	'IS SET TO EXPIRE 3 MONTH ATE OF THIS COMMUNICATIO (6) In no event, however, may a reply be ti rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONI date of this communication, even if timely file	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
• • •	2b)⊠ This s in condition for allowan	ctober 2003. action is non-final. ace except for formal matters, pr x parte Quayle, 1935 C.D. 11, 4			
Disposition of Claims					
5) ☐ Claim(s) is/are a 6) ☐ Claim(s) <u>11 and 167</u> is 7) ☐ Claim(s) <u>7-10</u> is/are ob 8) ☐ Claim(s) are sul	(s) is/are withdrawallowed. /are rejected. jected to.				
Application Papers					
Applicant may not reques Replacement drawing sho	20 October 2003 is/are: it that any objection to the cet(s) including the correcti	r. a)⊠ accepted or b)□ objected or b)□ objected or b)□ objected or b)□ objected or abeyance. Set on is required if the drawing(s) is obtainer. Note the attached Office	ee 37 CFR 1.85(a). Djected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-I 2) Notice of Draftsperson's Patent Dr 3) Information Disclosure Statement(Paper No(s)/Mail Date	awing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal I 6) Other:			

DETAILED ACTION

Specification

1. The disclosure is objected to because of the following informalities: On page 4, line 1: "module 16" should be changed to "module 15".

Appropriate correction is required.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-2, 5-6 and 11 are rejected under 35 U.S.C. 102(e) as being anticipated by Allen et al.

Allen et al teach a cradle apparatus 12, Figs. 1-7, having a built-in a scanning module and used for mounting a portable electronic device 14 therein, the cradle apparatus comprising: a housing having a connector 48 and connected to said portable electronic device 14 via said connector, said housing having also a transparent scanning region 54 arranged on a bottom of said housing; a scanning module provided in said transparent scanning region and used for scanning a document to generate an image data; and a displacement detection module provided at said housing and composed of a first optical detector 56 and a second optical detector 58; whereby said portable

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electronic device sends a scan control command to said scanning module via said connector, said displacement detection module detecting position and angle variations of said housing, and a scanning result is then stored in said portable electronic device 14. Allen et al teach furthermore an accommodating slot provided in said housing for mounting said portable electronic device 14, and said accommodating slot includes said connector 48 therein, wherein said displacement detection module and said transparent scanning region are installed on the same bottom side of said housing. (Examiner points out, that, although a navigation module (displacement detection module) disclosed by Allen et al is not provided for indication of the functional mode of a system (manually handheld or paper feed), such a function has not been claimed by the applicant).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Allen et al in view of LaRue.

Allen et al teach all the limitations of the claim except said cradle further comprising a charging module composed of a charger and a rechargeable battery. LaRue teaches a cradle 100 for a PDA, wherein said cradle comprising a charger and a rechargeable battery 101. It would have been obvious to one ordinary skill din the tart at the time

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invention was made to employ a cradle comprising a charger and a rechargeable battery as it is shown by LaRue in the device by Allen et al, in order to enhance redundancy of the system.

Allowable Subject Matter

- 6. Claims 7-10 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. The following is a statement of reasons for the indication of allowable subject matter: said cradle apparatus further comprising a base including a paper tray.
- 8. The prior art made of record provided in the PTO Form 892 and not relied upon is considered pertinent to applicant's disclosure.
- 9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael V. Datskovskiy whose telephone number is (571) 272-2040. The examiner can normally be reached on 8-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lynn Feild can be reached on (571) 272-2092. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Muy Gatthei

Michael V Datskovskiy Primary Examiner Art Unit 2835

09/26/2005